

Exhibit A

From: [Lee, Rose S.](#)
To: [Taylor Burgener](#); [Chris Marchese](#); [Rahebi, Bit](#); [Tyler Train](#); [Adam Shartz](#); [Ruffin Cordell](#); [Richard Sterba](#); [Ralph A. Phillips](#); [Michael Ballanco](#); [David Barkan](#); [Ashley Bolt](#); [John-Paul Fryckman](#); [\[Service\] DISH-Entropic](#)
Cc: [Yap, Alex S.](#); [Hung, Richard S. J.](#); [Mao, Stella](#); [Laris, Elsa G.](#); [Lui, Bradley S.](#)
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer
Date: Tuesday, November 21, 2023 4:58:56 PM
Attachments: [image001.png](#)
[2023-11-XX Stip fr Maxlinear to Resp to Counterclaims DRAFT - 5677426.DOCX](#)

Taylor,

Thank you for the draft stipulation. We had not understood your offer of an extension by 30 days to be conditioned on a hearing date in February. Nevertheless, to accommodate Dish over the holidays, we will agree to it. We hope that you will grant similar courtesies to our team under similar circumstances going forward. With these changes, you have my approval to sign.

Best,
Rose

Rose S. Lee
roselee@mofo.com
T +1 (213) 892-5355
M +1 (213) 327-5074



From: Taylor Burgener <burgener@fr.com>
Sent: Tuesday, November 21, 2023 11:55 AM
To: Chris Marchese <marchese@fr.com>; Lee, Rose S. <RoseLee@mofo.com>; Rahebi, Bit <BRahebi@mofo.com>; Tyler Train <train@fr.com>; Adam Shartz <shartz@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>
Cc: Yap, Alex S. <AYap@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; Mao, Stella <SMao@mofo.com>; Laris, Elsa G. <ELaris@mofo.com>; Lui, Bradley S. <BLui@mofo.com>
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

External Email

Hi Rose,

I am following up on Chris's email from last night. Would you please let us know if you have any edits

to the attached or if we have your approval to file and who will be signing for your team?

Best regards,

Taylor

From: Chris Marchese <marchese@fr.com>

Sent: Monday, November 20, 2023 9:02 PM

To: Lee, Rose S. <RoseLee@mofo.com>; Rahebi, Bitra <BRahebi@mofo.com>; Taylor Burgener <burgener@fr.com>; Tyler Train <train@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>

Cc: Yap, Alex S. <AYap@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; SMao@mofo.com; Laris, Elsa G. <ELaris@mofo.com>; Lui, Bradley S. <BLui@mofo.com>; Chris Marchese <marchese@fr.com>

Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

Hi Rose,

Taylor is offline, so I'm responding. Please find attached a draft stipulation and proposed order. Please note that we have included a provision that if MaxLinear files a motion to dismiss it will notice the motion for no earlier than February 2, 2024.

Please let us know if you have edits.

Thanks,
Chris

From: Lee, Rose S. <RoseLee@mofo.com>

Sent: Monday, November 20, 2023 5:33 PM

To: Rahebi, Bitra <BRahebi@mofo.com>; Taylor Burgener <burgener@fr.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>

Cc: Yap, Alex S. <AYap@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; SMao@mofo.com; Laris, Elsa G. <ELaris@mofo.com>; Lui, Bradley S. <BLui@mofo.com>

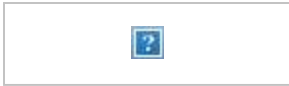
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

Hi Taylor,

Checking in on the draft stipulation.

Thanks,
Rose

Rose S. Lee
roselee@mofo.com
T +1 (213) 892-5355
M +1 (213) 327-5074



From: Rahebi, Bitu <BRahebi@mofo.com>
Sent: Monday, November 20, 2023 9:20 AM
To: Taylor Burgener <burgener@fr.com>; Lee, Rose S. <RoseLee@mofo.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>
Cc: Yap, Alex S. <AYap@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; Mao, Stella <SMao@mofo.com>; Laris, Elsa G. <ELaris@mofo.com>; Lui, Bradley S. <BLui@mofo.com>
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

Hi Taylor,

Given the timing, we will agree to Dish's proposal for a 30-day extension. Can you please send us a draft stipulation? We will get back to you as to your request.

Bitu

From: Taylor Burgener <burgener@fr.com>
Sent: Sunday, November 19, 2023 7:14 PM
To: Rahebi, Bitu <BRahebi@mofo.com>; Lee, Rose S. <RoseLee@mofo.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>
Cc: Yap, Alex S. <AYap@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; Mao, Stella <SMao@mofo.com>; Laris, Elsa G. <ELaris@mofo.com>; Lui, Bradley S. <BLui@mofo.com>
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

External Email

Hi Bitu,

Thank you for confirming that you will abide by the Protective Order. We have reached out to MoCA and are awaiting a response. We look forward to hearing back from you as to the production of the Maxlinear Promoter Agreement with MoCA and our extension offer.

Best regards,

Taylor

From: Rahebi, Bitu <BRahebi@mofo.com>

Sent: Friday, November 17, 2023 9:54 PM

To: Taylor Burgener <burgener@fr.com>; Lee, Rose S. <RoseLee@mofo.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>

Cc: Yap, Alex S. <AYap@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; SMao@mofo.com; Laris, Elsa G. <ELaris@mofo.com>; Lui, Bradley S. <BLui@mofo.com>

Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

Hi Taylor,

Thank you for your email and the confirmation as to the causes of action. We will get back to you on the rest of your email, but in the interest of time, we will agree to abide by the current PO (ECF No. 156) for the limited purposes of obtaining EchoStar/Dish related documents with MoCA. (We will let you know if we would like modifications to the PO with respect to party discovery as we did not have input in the document.) Could you please send the notice out tonight and see if we can receive the documents as soon as possible?

Bitu

From: Taylor Burgener <burgener@fr.com>

Sent: Friday, November 17, 2023 5:27 PM

To: Rahebi, Bitu <BRahebi@mofo.com>; Lee, Rose S. <RoseLee@mofo.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>;

John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>
Cc: Yap, Alex S. <AYap@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; Mao, Stella <SMao@mofo.com>; Laris, Elsa G. <ELaris@mofo.com>; Lui, Bradley S. <BLui@mofo.com>
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

External Email

Hi Bitu,

We confirm that the counterclaims directed to MaxLinear are 3, 4, 5, and 6.

With respect to the MoCA related materials, the MoCA Promoter Agreement requires notice to MoCA before we can produce it. Can you confirm that MaxLinear's counsel is bound by the Court's Protective Order in this case, specifically with respect to outside counsel only documents? It is not clear to us from the current status of the pleadings whether MoFo is yet bound by the PO. We also note that MaxLinear's Promoter Agreement with MoCA is relevant to the third party beneficiary claims. Please let us know if MaxLinear will produce that agreement.

We have not yet determined whether we will amend the counterclaims. We will make that determination after reviewing the motion to dismiss. If you would like additional time to file your motion to dismiss we are open to stipulating to a 30 day extension.

Best regards,

Taylor

From: Rahebi, Bitu <BRahebi@mofo.com>
Sent: Friday, November 17, 2023 6:37 PM
To: Taylor Burgener <burgener@fr.com>; Lee, Rose S. <RoseLee@mofo.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>
Cc: Yap, Alex S. <AYap@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; SMao@mofo.com; Laris, Elsa G. <ELaris@mofo.com>; Lui, Bradley S. <BLui@mofo.com>
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

Hi David and Taylor,

Thank you again for the call. We look forward to receiving today the confirmation on the claims that Dish has asserted against the Maxlinear clients as well the requested MoCA related materials.

I know that you all were going to do some thinking after our call, but if you are contemplating amending the counterclaims, it probably makes sense for us to jump on one more call today to figure out logistics.

Bitu

From: Taylor Burgener <burgener@fr.com>

Sent: Friday, November 17, 2023 10:14 AM

To: Lee, Rose S. <RoseLee@mofo.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>

Cc: Yap, Alex S. <AYap@mofo.com>; Rahebi, Bitu <BRahebi@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; Mao, Stella <SMao@mofo.com>; Laris, Elsa G. <ELaris@mofo.com>

Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

External Email

Hi Rose,

As a follow up to our call, our team is available to reconvene today from now until 3 pm EST and after 5:30 pm EST. Could you please recirculate an invite based your team's availability in those windows?

Best regards,

Taylor

From: Taylor Burgener

Sent: Thursday, November 16, 2023 9:31 PM

To: 'Lee, Rose S.' <RoseLee@mofo.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard

Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>
Cc: Yap, Alex S. <AYap@mofo.com>; Rahebi, Bitra <BRahebi@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; SMao@mofo.com; Laris, Elsa G. <ELaris@mofo.com>
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

Hi Rose,

We are available tomorrow from 12:30-2pm EST and from 4-5 pm EST. Please circulate an invite if those windows work for you and your team.

Best regards,

Taylor

From: Lee, Rose S. <RoseLee@mofo.com>
Sent: Thursday, November 16, 2023 7:19 PM
To: Taylor Burgener <burgener@fr.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>
Cc: Yap, Alex S. <AYap@mofo.com>; Rahebi, Bitra <BRahebi@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; SMao@mofo.com; Laris, Elsa G. <ELaris@mofo.com>
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

Counsel,

Checking in on the below and your availability for a follow-up meet and confer tomorrow.

Thanks,
Rose

Rose S. Lee
roselee@mofo.com
T +1 (213) 892-5355
M +1 (213) 327-5074



From: Lee, Rose S.
Sent: Thursday, November 16, 2023 8:21 AM

To: 'Taylor Burgener' <burgener@fr.com>; 'Tyler Train' <train@fr.com>; 'Chris Marchese' <marchese@fr.com>; 'Adam Shartzter' <shartzter@fr.com>; 'Ruffin Cordell' <RBC@fr.com>; 'Richard Sterba' <Sterba@fr.com>; 'Ralph A. Phillips' <RPhillips@fr.com>; 'Michael Ballanco' <ballanco@fr.com>; 'David Barkan' <Barkan@fr.com>; 'Ashley Bolt' <bolt@fr.com>; 'John-Paul Fryckman' <Fryckman@fr.com>; '[Service] DISH-Entropic' <ServiceDISH-Entropic@fr.com>
Cc: Yap, Alex S. <AYap@mofo.com>; Rahebi, Bitra <BRahebi@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; Mao, Stella <SMao@mofo.com>; Laris, Elsa G. <ELaris@mofo.com>
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

Hi Taylor and David,

Thanks, again, for the call yesterday. We're checking in on the below and to see if you are available for a follow-up meet and confer today or tomorrow.

Best regards,
Rose

Rose S. Lee
roselee@mofo.com
T +1 (213) 892-5355
M +1 (213) 327-5074



From: Lee, Rose S.
Sent: Wednesday, November 15, 2023 9:03 AM
To: 'Taylor Burgener' <burgener@fr.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; '[Service] DISH-Entropic' <ServiceDISH-Entropic@fr.com>
Cc: Yap, Alex S. <AYap@mofo.com>; Rahebi, Bitra <BRahebi@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; Mao, Stella <SMao@mofo.com>; Laris, Elsa G. <ELaris@mofo.com>
Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

Hi Taylor and David,

Thank you for taking the time for the meet and confer today. We understand you are considering our positions and will get back to us with yours.

Please let us know if a follow-up call would be helpful.

Best regards,

Rose

Rose S. Lee

roselee@mofo.com

T +1 (213) 892-5355

M +1 (213) 327-5074



From: Taylor Burgener <burgener@fr.com>

Sent: Tuesday, November 14, 2023 10:13 AM

To: Lee, Rose S. <RoseLee@mofo.com>; Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>

Cc: Yap, Alex S. <AYap@mofo.com>; Rahebi, Bitra <BRahebi@mofo.com>; Hung, Richard S. J. <RHung@mofo.com>; Mao, Stella <SMao@mofo.com>; Laris, Elsa G. <ELaris@mofo.com>

Subject: RE: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

External Email

Hi Rose,

We are available tomorrow from 11-11:30 am EST, 3-3:30 pm EST, and 4-5 pm EST. If any of these windows work for you and your team, please circulate an invite.

Best Regards,

Taylor

From: Lee, Rose S. <RoseLee@mofo.com>

Sent: Tuesday, November 14, 2023 12:46 AM

To: Tyler Train <train@fr.com>; Chris Marchese <marchese@fr.com>; Taylor Burgener <burgener@fr.com>; Adam Shartzter <shartzter@fr.com>; Ruffin Cordell <RBC@fr.com>; Richard Sterba <Sterba@fr.com>; Ralph A. Phillips <RPhillips@fr.com>; Michael Ballanco <ballanco@fr.com>; David Barkan <Barkan@fr.com>; Ashley Bolt <bolt@fr.com>; John-Paul Fryckman <Fryckman@fr.com>; [Service] DISH-Entropic <ServiceDISH-Entropic@fr.com>

Cc: Yap, Alex S. <AYap@mofo.com>; Rahebi, Bitra <BRahebi@mofo.com>; Hung, Richard S. J.

<RHung@mofo.com>; SMao@mofo.com; Laris, Elsa G. <ELaris@mofo.com>

Subject: Entropic Communications LLC v. Dish Network Corporation, et al - Request for Meet and Confer

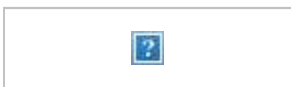
[This email originated outside of F&R.]

Dear Counsel,

Pursuant to Local Rule 7-3, we request a conference to discuss MaxLinear, Inc. and MaxLinear Communications LLC's intent to move to dismiss Dish's counterclaims against them. Please let us know your availability for such a conference tomorrow, 11/14, or on Wednesday, 11/15.

Best regards,
Rose

Rose S. Lee
roselee@mofo.com
T +1 (213) 892-5355
M +1 (213) 327-5074



=====

This message may be confidential and privileged. Use or disclosure by anyone other than an intended addressee is prohibited. If you received this message in error, please delete it and advise the sender by reply email. Learn about Morrison & Foerster LLP's [Privacy Policy](#).

.

This email message is for the sole use of the intended recipient(s) and may contain confidential and privileged information. Any unauthorized use or disclosure is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message.

=====

This message may be confidential and privileged. Use or disclosure by anyone other than an intended addressee is prohibited. If you received this message in error, please delete it and advise the sender by reply email. Learn about Morrison & Foerster LLP's [Privacy Policy](#).

.

This email message is for the sole use of the intended recipient(s) and may contain confidential and privileged information. Any unauthorized use or disclosure is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message.

=====

This message may be confidential and privileged. Use or disclosure by anyone other than an intended addressee is prohibited. If you received this message in error, please delete it and advise the sender by reply email. Learn about Morrison & Foerster LLP's [Privacy Policy](#).

.

This email message is for the sole use of the intended recipient(s) and may contain confidential and privileged information. Any unauthorized use or disclosure is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message.

=====

This message may be confidential and privileged. Use or disclosure by anyone other than an intended addressee is prohibited. If you received this message in error, please delete it and advise the sender by reply email. Learn about Morrison & Foerster LLP's [Privacy Policy](#).

.

This email message is for the sole use of the intended recipient(s) and may contain confidential and privileged information. Any unauthorized use or disclosure is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message.

=====

This message may be confidential and privileged. Use or disclosure by anyone other than an intended addressee is prohibited. If you received this message in error, please delete it and advise the sender by reply email. Learn about Morrison & Foerster LLP's [Privacy Policy](#).

.

This email message is for the sole use of the intended recipient(s) and may contain confidential and privileged information. Any unauthorized use or disclosure is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message.

Christopher S. Marchese (SBN 170239)
marchese@fr.com
FISH & RICHARDSON P.C.
633 West Fifth Street, 26th Floor
Los Angeles, CA 90071
Tel: (213) 533-4240 / Fax: (858) 678-5099

Adam R. Shartzter (admitted *pro hac vice*)
shartzter@fr.com
Ruffin B. Cordell (admitted *pro hac vice*)
cordell@fr.com

Richard A. Sterba (admitted *pro hac vice*)
sterba@fr.com

Ralph A. Phillips (admitted *pro hac vice*)
rphillips@fr.com

Michael J. Ballanco (admitted *pro hac vice*)
ballanco@fr.com

Taylor C. Burgener (SBN 348769)
burgener@fr.com

FISH & RICHARDSON P.C.
1000 Maine Ave., SW, Suite 1000
Washington, DC 20024
Tel: (202) 783-5070 / Fax: (202) 783-2331

Additional Counsel Listed on Signature Page

Attorneys for Defendant
Dish Network California Service Corporation

**IN THE UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
SOUTHERN DIVISION**

ENTROPIC COMMUNICATIONS,
LLC,

Plaintiff,

v.

DISH NETWORK CORPORATION;
DISH NETWORK L.L.C.; DISH
NETWORK SERVICE L.L.C.; and
DISH NETWORK CALIFORNIA
SERVICE CORPORATION,

Defendants.

Lead Case No. 2:23-cv-1043-JWH-KES

**STIPULATION TO EXTEND TIME
FOR NEW PARTIES MAXLINEAR,
INC. AND MAXLINEAR
COMMUNICATIONS LLC TO
RESPOND TO DISH
CALIFORNIA'S
COUNTERCLAIMS; [PROPOSED]
ORDER**

DISH NETWORK CALIFORNIA
SERVICE CORPORATION,

Counter-Claimant,

v.

ENTROPIC COMMUNICATIONS,
LLC; MAXLINEAR, INC.; AND
MAXLINEAR COMMUNICATIONS
LLC,

Counter-Defendants.

District Judge: Hon. John W.
Holcomb

Magistrate Judge: Hon. Karen E.
Scott

Counterclaims served: Oct. 5, 2023
Current response date: Nov. 22, 2023
New response date: Dec. 22, 2023

Counter-Defendants MaxLinear, Inc. and MaxLinear Communications LLC (collectively, “MaxLinear”) and Defendants DISH Network Corporation, DISH Network L.L.C., Dish Network Service L.L.C., and Dish Network California Service Corporation (collectively, “Defendants”) (collectively, with MaxLinear, the “Parties”), by and through their respective counsel, stipulate and enter into this Joint Stipulation to Extend Time for MaxLinear, Inc. and MaxLinear Communications LLC to Respond to Dish Network California Service Corporation’s Counterclaims:

WHEREAS, Dish Network California Service Corporation (“Dish California”) filed its Answer to the Complaint and Counterclaims on September 21, 2023 (Dkt. No. 111), adding the two MaxLinear entities as counterclaim defendants to the litigation, and served the same on MaxLinear on October 5, 2023 (Dkt. Nos. 125, 126);

WHEREAS, MaxLinear’s original deadline to respond to Dish California’s Counterclaims was October 26, 2023;

WHEREAS, MaxLinear’s counsel requested an extension to MaxLinear’s deadline to respond to Dish California’s Counterclaims until November 22, 2023, and Dish California agreed.

WHEREAS, the Court entered an order extending MaxLinear’s deadline to November 22, 2023;

WHEREAS, Dish California ~~agreed~~offered to extend MaxLinear’s deadline

1 to respond to Dish California's Counterclaims until December 22, 2023 following
2 the Parties' Local Rule 7-3 meet-and-confer regarding MaxLinear's forthcoming
3 motion to dismiss in response to Dish California's Counterclaims;

4 WHEREAS, Dish California's counsel ~~agreed-offered~~ to provide the further
5 extension provided MaxLinear agrees to a hearing date for any motion to dismiss of
6 no earlier than February 2, 2024;

7 WHEREAS, the Parties have agreed to extend MaxLinear's deadline to
8 respond to the Counterclaims to December 22, 2023 and to a hearing date of no
9 earlier than February 2, 2024 for any motion to dismiss;

10 NOW THEREFORE, the Parties, by and through their respective counsel,
11 hereby STIPULATE AND AGREE as follows:

12 1. The Parties respectfully request an order from the Court extending
13 MaxLinear's deadline to respond to Dish California's Counterclaims (Dkt. No. 111)
14 from November 22, 2023 to December 22, 2023.

15 2. The hearing date for any motion dismiss the Counterclaims by
16 MaxLinear will be set for no earlier than February 2, 2024.

1 Dated: November [REDACTED], 2023

By: _____
Christopher S. Marchese (SBN 170239)
marchese@fr.com
FISH & RICHARDSON P.C.
633 West Fifth Street, 26th Floor
Los Angeles, CA 90071
Tel: (213) 533-4240
Fax: (858) 678-5099

7 David M. Barkan (SBN 160825)
8 barkan@fr.com
9 **FISH & RICHARDSON P.C.**
10 500 Arguello Street, Suite 400
11 Redwood City, CA 94063
12 Tel: (650) 839-5070
13 Fax: (650) 839-5071

13 Aaron P. Pirouznia
14 (admitted *pro hac vice*)
15 pirouznia@fr.com
16 **FISH & RICHARDSON P.C.**
17 1717 Main Street, Suite 5000
18 Dallas, TX 75201
19 Tel: (214) 292-4073
20 Fax: (214) 747-2091

18 Ashley A. Bolt
19 (admitted *pro hac vice*)
20 bolt@fr.com
21 **FISH & RICHARDSON P.C.**
22 1180 Peachtree Street, NE, 21st Floor
23 Atlanta, GA 30309
24 Tel: (404) 892-5005
25 Fax: (404) 892-5002

24 Adam R. Shartzter
25 (admitted *pro hac vice*)
26 shartzter@fr.com
27 Ruffin B. Cordell
28 (admitted *pro hac vice*)
cordell@fr.com

1 Richard A. Sterba
2 (admitted *pro hac vice*)
3 sterba@fr.com
4 Ralph A. Phillips
5 (admitted *pro hac vice*)
6 rphillips@fr.com
7 Michael J. Ballanco
8 (admitted *pro hac vice*)
9 ballanco@fr.com
10 Taylor C. Burgener (SBN 348769)
11 burgener@fr.com
12 **FISH & RICHARDSON P.C.**
13 1000 Maine Ave., SW, Suite 1000
14 Washington, DC 20024
15 Tel: (202) 783-5070
16 Fax: (202) 783-2331
17
18
19
20
21
22
23
24
25
26
27
28

1 Dated: November [REDACTED], 2023

MORRISON & FOERSTER LLP

2
3 By: _____
4 Rose Lee

5 BITA RAHEBI (CA SBN 209351)
6 BRahebi@mofo.com
7 ROSE S. LEE (CA SBN 294658)
8 RoseLee@mofo.com
9 MORRISON & FOERSTER LLP
10 707 Wilshire Boulevard
11 Los Angeles, California 90017-3543
12 Telephone: (213) 892-5200
13 Facsimile: (213) 892-5454

14 STELLA MAO (CA SBN 335136)
15 SMao@mofo.com
16 MORRISON & FOERSTER LLP
17 755 Page Mill Road
18 Palo Alto, California 94304-1018
19 Telephone: (650) 813-5600
20 Facsimile: (650) 494-0792

21 Attorneys for Counter-Defendants
22 MAXLINEAR, INC. and MAXLINEAR
23 COMMUNICATIONS, LLC

24 **SIGNATURE CERTIFICATION**

25 Pursuant to Local Rule 5-4.3.4(a)(2)(i), I, Christopher Marchese, attest that
26 all other signatories listed above concur in this filing's content and have authorized
27 the filing.

28 /s/ Draft
Christopher S. Marchese